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Feb. 1842 to Jan. 1865

RECORD
OF TRANSFERS OF COPYRIGHT.
U. S. DISTRICT COURT
FOR R. I. DISTRICT.

Stationers Warehouse
JONES & HOLMAN
Manufacturers of
PATENT ACCOUNT BOOKS
And
IMPORTERS & DEALERS IN
FINE STAPLE & FANCY
STATIONERY
124 State Street
BOSTON
PUBLISHED BY J. B. LEECH, AT THE CORNER OF STATE STREET AND NASSAU STREET

Plan
—
my

Angell Joseph W to Little Brown & Co. Montague Leeds

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Know All Men by these Presents,
That I, Joseph R. Angell, of Providence, in the
County of Providence and State of Rhode Island,
in consideration of Two Thousand Dollars, money
loaned to me by Charles C. Little of Cambridge in
the County of Middlesex and State of Massachusetts,
James Brown of Watertown in said County of Middle-
sex, Augustus Flagg of Boston, in the County of
Suffolk in said Commonwealth, and James P. Brown
of said Cambridge, Law Booksellers & Publishers,
copartners doing business at said Boston under the
firm of Little Brown and Company, the receipt
of which is hereby acknowledged, and also of the promise
of the said Little Brown and Company to advance to
me from time to time, as I may request of them so to do,
further sums of money - said future advances not to exceed
in all the sum of Five Hundred Dollars - have bargained,
sold and assigned, and by these presents, do bargain, sell
and assign unto the said Little Brown and Company
all my copy-right, title, interest, property, claim and
demand whatsoever, of, in, and to, five several treatises, the
titles whereof are as follows. viz: -

"A Treatise on the Law of Carriers of Goods
and Passengers, by Land and by Water"

"Treatise on the Limitations of Actions at
Law and Suits in Equity and Admiralty."

"A Treatise on The Right of Property in Tide Waters and in the Soil and Shores thereof."

"A Treatise on the Law of Watercourses."

"Treatise on the Law of Private Corporations Aggregate"

To Have and to Hold the said books, copyrights, and all the profit, benefit and advantage, that shall or may arise, by and from printing, reprinting, publishing and vending the same, unto the said Little Brown & Company on the terms and conditions, and for the whole period of time provided and allowed in and by the several acts of the Congress of the United States for the encouragement of learning by securing the copies of maps charts and books, to the authors and proprietors of such copies, during the times therein mentioned.

Provided nevertheless, that if the said Angell, his heirs, executors, administrators or assigns, shall pay on demand to the said Little Brown and Company, their executors, administrators, or assigns, the whole amount of his indebtedness to said Little Brown & Company, existing at the time of such demand, then this assignment shall be absolutely void to all intents and purposes.

In witness whereof, the said Joseph K. Angell has hereunto set his hand and seal this eleventh day of June A.D. Eighteen hundred and fifty three.

Joseph K. Angell

In presence of
E. A. LeCompte
H. T. Miles

State of Rhode Island.

Providence, June 22^d 1853

Personally appeared the above named
Joseph R. Angell, and acknowledged the
foregoing instrument to be his free act and deed.

Before me,

Thomas C. Greene

Justice of the Peace.

Rhode Island District of District Court at Providence

Clerk's Office July 7th 1853

I certify that the foregoing was duly received for record at this
Office on the day of June A.D. 1853 and is duly recorded this
day upon page ninth of the Record of Transfers of Copyright for
this District.

In Witness whereof I have hereunto set my hand
& the Seal of said Court on the day & year above written.

John T. Pitman Clerk

J. K. Angell Esq.
Security for money loaned

1853

Know all men by these presents,

That I, Caleb Darnum, Jr. of Providence in the State of Rhode Island and Providence Plantations, in consideration of the sum of One Hundred Dollars, the receipt whereof I hereby acknowledge, have bargained and sold and assigned, and do hereby bargain, sell and assign unto Bayard P. Gladding and Henry B. Gladding, doing business under the firm of Gladding and Brother, and both of said Providence, Booksellers and Stationers, all my right, title and interest in and to the Copyright of two certain books, entitled respectively, "The Practical Penman; in which the practice of penmanship, is combined with instruction and exercise in its applications: Containing examples of bills, letters, business forms, notes of invitation; also, instruction in folding letters, superscribing letters, the use of titles, simple accounts, &c. Adapted to the wants of schools, and of persons who have left school. By Caleb Darnum, Jr. A. M. Principal of the Elm Street Grammar School, Providence" and "The Practical Writing Book; to accompany the Practical Penman: with ruling and instruction adapting it to that purpose. By Caleb Darnum, Jr., A. M., Principal of the Elm Street Grammar School, Providence." entered by me in the Clerk's Office of ^{the} District Court for the Rhode Island District, on the 29th of August, A. D. Eighteen Hundred and Forty-eight, on the terms and conditions, and for the whole period of time provided and allowed by the several Acts of the Congress of the United States, for the encouragement of learning, by securing books to the Authors and proprietors thereof.

I have and to hold the same, to them

Deed of Copy right
Carl Jarmund
to
Gladding & Brother.

1851

the said Gladding and Brother, their heirs,
executors, administrators, and assigns, forever.

In Witness Whereof I have hereunto set
my hand and seal, at Providence, this
6th day of February, A. D. 1851.

In presence of }
S. B. Cushing }
" }
William Comstock }

Caleb Tarnum, Jr.

State of Rhode Island &c

City & County of Providence

On this sixth day of February A.D. 1851.
personally appeared the above named
Caleb Tarnum Jr and acknowledged the
foregoing instrument to be his free act and
deed hand & seal Before me

Joseph S. Pitman
Justice of the Peace

Rhode Island District of

Clerks Office District Court
At Providence Feb. 11th 1851

I certify that the above Deed was this day received
for Record and is recorded in the Record of Transfer of Copy-
right in this office pages 7 & 8.

John T. Pitman Clerk

Know all men by these presents that we Royal P. Gladding and Isaac Proud doing business under the name of Gladding and Proud, both of Providence in the state of Rhode Island and Providence Plantations, for and in consideration of the sum of seventy five dollars the receipt whereof is hereby acknowledged, have bargained and sold and assigned and do hereby bargain sell and assign unto Stephen R. Needen and William W. Peck, doing business under the name of Needen and Peck and both of said Providence, Booksellers and Stationers, all our right title and interest in and to the copyright of a certain map entitled A Map of the City of Providence, from actual survey, by Cushing and Walling, entered in the Clerk's Office of the District Court for the Rhode Island District on the 20th of March A.D. eighteen hundred and forty nine, by them, on the terms and conditions, and for the whole period of time provided and allowed by the several acts of the Congress of the United States for the encouragement of learning, by securing Books &c. to the authors and proprietors thereof

To have and to hold the same to them the said Needen and Peck, their heirs, executors, administrators and assigns forever.

In witness whereof, we have hereunto set our hands and seals, at Providence this twenty eighth day of February A.D. 1850.

In presence of
Nathaniel Seale }

Royal P. Gladding

Isaac Proud
by E. N. Davis Atty

County of Providence }
State of Rhode Island }

In the City of Providence on this 4th day of March
A.D. 1850

Then Personally appeared before me the above named Royal P. Gladding before me acknowledged the preceding Instrument, by him signed, to be his free Act & Deed, and at the same time & place, personally appeared the above named E. N. Davis before me acknowledged the preceding Instrument by him signed as Attorney for Isaac Proud, to be his free Act & Deed & the free Act & Deed of the said Isaac Proud

Nathaniel Seale

Willie H. H. H.

Tiled March 1850

Plowed March 23 1850

1850

1

District of Rhode Island &c

Be it remembered, that on the second day of February A.D. 1842
is received for Records in this office a Deed of Transfer of Copyright by Roswell C
Smith of the City & County of Hartford & State of Connecticut to John Paine of the City
County & State of New York in the words following viz;

Know all men by these presents that I Roswell C Smith
of the City & County of Hartford & State of Connecticut in consideration of one Dollar
received to my full satisfaction, of John Paine of the City County & State of New
York have sold and do hereby sell grant bargain and transfer unto said Paine
all my right title & interest in and to the copyright of a certain Book called "Prac-
tical and Mental Arithmetic designed principally to accompany Daboll's System
of Arithmetic by Roswell C Smith Associate Principal of North Main Street
Academy." The claim to which was filed in the Clerk's Office of the United States
District Court for the District of Rhode Island on the Thirtieth day of September A.D.
1828 by Roswell C Smith & also all copyrights to any and all former editions -

To Have and to Hold the same to him the said Paine his heirs Executors
Administrators and assigns forever

In Witness Whereof I have hereunto set my hand &
Seal at Hartford the twentieth day of January A.D. 1842

In presence of
G. Spalding }
A. Stone }

Roswell C Smith L.S.

State of Connecticut &c City & County of Hartford on
this twenty first day of January A.D. 1842

Before me the Subscriber Mayor of the said City of Hartford in said
State came Roswell C Smith & acknowledged that he executed the above
Instrument as his free act & Deed

Thomas R Braen

Attest

John T Pitman Clerk

the under following to wit:

of their wish for more good causes and contributions and especially for the money of the donors to be used for the free education of Russia to benefit of the City of St. Petersburg and

as the following examples are taken from the descriptive system

yearly legation furnished a thirty four by forty fathom of

Each time in English I musted thirty one, and whenever the flag attacked to and ap-
 pended to each arithmetic, whether said copyright be of said Order as originally

Don't his love and affection to them are — And do earnest with his heart

the contents of this deed is such that whereas the said death, & marriage have
by deed of settlement of the date of death explicit: sufficient husband and wife are entered

the same amount of time as long as he is a free public and does not pay any of them. I am

that the stock become real, but otherwise it shall be and remain in force

Recd and put for
Hybrid seeds and
John Davis

1870

State of Connecticut ss

City & County of Hartford, On this twenty first day of January 1842 -

Came me the Subscrier Mayor of the said City of Hartford in said State, came John Paine & acknowledged that he executed the above Instrument as his free act & Deeds

{L. J.}

Thomas W. Brace,

Attest

John T. Pitman Clerk District Court

Where all men by these presents that of Joseph H
Angus of Providence in the State of Rhode Island for and
his representatives of the town of Westerly and by the
warrant whereby is hereby acknowledged, have bargained and sold and
assigned, and do hereby bargain and sell and assign unto Charles
Charles and of some former deed, and transacting business as
herein shown and declared in the City of Westerly and Providence
of Massachusetts under the name and style of Charles and
any right title and interest in and to the copyright of a certain Book
intituled of Charles in the State of Rhode Island and
by Joseph H. Angus and of some former deed, when Charles and
Charles and Charles, in the time and consideration and for the
which power of time former and allowed by the direct act of the
Congress of the United States in the encouragement of Learning by giving
the copies of Letters to the Author and Proprietor thereof
Whereas nevertheless one Charles and these presents are
upon the condition that if the said Joseph H. Angus has been created
or administrator shall once and truly pay unto the said Charles and
when he is executor administrator or assign a certain promissory note
whereby pay due by the said Charles to the said Charles and order
bearing date the eighth day of September eighteen hundred and forty
five and pay due in six months after date with interest then the said
any once shall be once

And wherefore I have herewith set my hand and
bear the eighth day of September 1845 at Westerly
in presence and party the
Joseph H. Angus and
Paul E. Brown

Witness for

As the City of Providence the twenty third day
of September 1845 then personally appeared Joseph H. Angus
and acknowledged the above instrument by him signed to be his
voluntary act and deed, hence and bear
Witness one

Paul E. Brown

at Westerly Rhode

Rhode Island District for

Be it remembered that on this ninth day of July AD 1849 is received for record in this office a deed of sale of Copyright from Samuel B Cushing & Henry F Walling both of Providence in the Rhode Island District, to Royal P Gladding & Isaac P Proua of said Providence, in the words following, to wit,

Know all men by these presents that we Samuel B Cushing and Henry F Walling, both of Providence in the State of Rhode Island and Providence Plantations under the name of Cushing & Walling, for and in consideration of the sum of One hundred and ten dollars, the receipt whereof is hereby acknowledged, have bargained sold and assigned and do hereby bargain sell and assign unto Royal P Gladding and Isaac Proua doing business under the firm of Gladding & Proua and both of said Providence, Booksellers & Stationers, all our right title and interest in and to the copyright of a certain map entitled "A Map of the City of Providence from actual survey by Cushing & Walling," entered in the clerk's office of the District Court for the Rhode Island District on the 20th of March A D Eighteen hundred and forty nine, by us, on the terms & conditions and for the whole period of time provided and allowed by the several acts of the Congress of the United States for the encouragement of learning by securing Books &c to the Authors and Proprietors thereof,

To Have and to Hold the same to them the said Gladding & Proua their heirs executors administrators & assigns forever In witness whereof we have hereunto set our hands and seals at Providence this 5th day of July AD 1849

In presence of
C Farnum fr }
P Simonsen }

Samuel B Cushing

Henry F Walling

Lo B
Lo B

State of Rhode Island for
City & County of Providence

On this Ninth day of July AD 1849 personally appeared before me, the Above named Samuel B Cushing & Henry F Walling & severally acknowledged the foregoing to be their respective signatures and seals and their free & voluntary act & deed

Before me

Joseph T Pitman
Justice of the peace

Rhode Island District of Be it remembered that on this fourth day of March AD 1850 is record for record in this office a deed of sale of Copyright from Isaac Pond to Stephen R. Weed and all of Providence in the County of Providence State of Rhode Island as in the words following, to wit:

Know all men by these presents that Mr. Royal P. Gladding and Isaac Pond doing business under the name of Gladding & Pond, both of Providence in the State of Rhode Island and Providence Plantations, for and in consideration of the sum of Twenty five Dollars, the receipt whereof is hereby acknowledged, have bargained and sold and assigned, and do hereby bargain sell and assign unto Stephen R. Weed and William H. Pick, doing business under the name of Weed & Pick and both of said Providence, Book Sellers and Stationers, all our right title and interest in and to the Copyright of a certain map entitled "A Map of the City of Providence from actual survey, by Cushing & Walling, entered in the Clerk's office of the District Court for the Rhode Island District on the 20th of March AD Eighteen hundred and forty nine, by them on the terms and conditions, and for the whole period of time provided once allowed, & by the several acts of Congress of the United States for the encouragement of learning, by securing Books &c to the Authors and proprietors thereof —

To have and to hold the same to them the said Weed and Pick, their heirs, executors, administrators and assigns forever —

The witness whereof we have hereunto set our hands and seals at Providence this twenty eighth day of February AD 1850 —

In presence of
Nathaniel Steele }

Royal P. Gladding
Isaac Pond by
E. A. Davis Atty }

LS

LS

County of Providence

In the City of Providence on this 4th day of March
AD 1850

Then personally appeared before me the above named Royal P. Gladding, Before me and acknowledged the foregoing instrument by him signed to be his free act and deed, and at the same time and place personally appeared the above named E. A. Davis Before me and acknowledged the foregoing Instrument by him signed as Attorney for Isaac Pond to be his free act and deed and the free act and deed of the said Isaac Pond

Nathaniel Steele

Public Notary

Record March 25th / 50

Know all men by these presents,
That I, Caleb Hammon Jr. of Providence in the
State of Rhode Island and Providence Plantations,
in consideration of the sum of One Hundred Dollars,
the receipt whereof I hereby acknowledge, have bargained
and sold and assigned, and do hereby bargain, sell and
assign unto Royal P. Gladding and Henry B. Gladding,
doing business under the firm of Gladding and Brother,
and both of said Providence, Booksellers and Stationers,
all my right, title and interest in and to the copy-
right of two certain books, entitled respectively, "The
Practical Penman; in which the practice of human-
ship, is combined with instruction and exercise
in its applications; containing examples of billets,
letters, business forms, notes of invitation, also, instruc-
tion in folding letters, superscribing letters, the use of
titles, simple accounts, &c. adapted to the wants of
schools, and of persons who have left school. By
Caleb Hammon Jr. A. M. Principal of the Elm
Street Grammar School, Providence" and "The
Practical Writing Book, to accompany the Practical
Penman; with ruling and instruction adapting
it to that purpose, By Caleb Hammon Jr. A. M.,
Principal of the Elm Street Grammar School,
Providence", entered by me in the Clerk's Office
of the District Court for the Rhode Island District,
on the 29th day of August, A.D. Eighteen Hundred
and Forty eight, on the terms and conditions, and
for the whole period of time provided and allowed
by the several Acts of the Congress of the United
States for the encouragement of learning, by securing
books to the authors and proprietors thereof.

To have and to hold the same, to them the
said Gladding & Brother, their heirs, executors, admin-
istrators, and assigns forever.

In witness whereof I have hereunto set my hand
and seal, at Providence, this 6th day of February
A.D. 1851.

In presence of
S. B. Cushing
" "
William Comstock

Caleb Hammon Jr. {LS}

State of Rhode Island &c
City and County of Providence,

On this sixth day of February A.D. 1851, personally
appeared the above named Caleb Harmon Jr and
acknowledged the foregoing instrument to be his free
act and deed. Land & seal.

Before me
Joseph S. Pitman,
Justice of the Peace,

Now All Men by these presents That I Joseph W. Angell of Providence in the County of Providence and State of Rhode Island, in Consideration of Two Thousand Dollars, money loaned to me by Charles C. Little of Cambridge in the County of Middlesex and State of Massachusetts, James Brown of Watertown in said County of Middlesex, Augustus Hagg of Boston in the County of Suffolk in said Commonwealth, and James P. Brown of said Cambridge, Law Booksellers & Publishers, Copartners doing business at said Boston under the firm of Little Brown and Company, the receipt of which is hereby acknowledged, and also of the promise of the said Little Brown Company to advance to me from time to time, as I may request of them so to do further sums of money - said future advances not to exceed in all the sum of Five Hundred Dollars - have bargained sold and assigned, and by these presents, do bargain sell and assign unto the said Little Brown Company all my copyright, title, interest, property claim and demand whatsoever, of in and to five several treatises, the titles whereof are as follows viz -

"A Treatise on the Law of Carriers of Goods and Passengers, by Land and by Water"

"Treatise on the Limitations of Acting at Law and Suits in Equity and Admiralty"

"A Treatise on the Right of property in Tide Waters and in the Soil and Shores thereof"

"A Treatise on the Law of Water Courses"

"Treatise on the Law of Private Corporations Aggregate"

To Have and to Hold the said Books, Copyrights and all the profit, benefit and advantage, that shall or may arise, by and from printing, reprinting, publishing and sending the same, unto the said Little Brown Company on the terms and conditions, and for the whole period of time provided and allowed in and by the several Acts of the Congress of the United States for the encouragement of learning by securing the Copies of Maps, Charts and books, to the authors and proprietors of such Copies, during the times therein mentioned.

Provided nevertheless, that if the said Angell, his heirs, executors, administrators or assigns, shall pay on demand to the said Little Brown and Company, their executors, administrators or assigns, the whole amount of his indebtedness to said Little Brown Company, existing at the time of such demand, then this assignment shall be absolutely void to all intents and purposes.

In Witness whereof the said Joseph W. Angell has hereunto set his hand and seal this eleventh day of June A.D. Eighteen hundred and fifty three
In presence of E. A. Secombe
W. J. Miles

Joseph W. Angell {LS}

State of Rhode Island

Providence June 22^d 1853 -

Personally appeared the above named Joseph W. Angell and acknowledged the foregoing instrument to be his free act and deed Before me

Thomas C. Greene Justice of the Peace

Recorded July 7th 1853. attest John F. Putnam Clerk

So all when it may concern

Officers Henry D. Halling of the City and County of Erie
has in the State of Rhode Island had made a survey of and
platted a part of the State of Rhode Island designating said
plat as "that of the State of Rhode Island with Providence River
that as" that of the State of Rhode Island made by direction of H. D. Halling
latings from actual surveys made by direction of H. D. Halling
1855" and which said plat he has accordingly to Act of Congress
this day entered in the Clerk's Office of the District Court of
the District of Rhode Island

Now therefore given ye that of the aforesaid Henry D. Halling
be and in consideration of the sum of Twelve Hundred Dollars
to you paid by Henry D. Westcott, the receipt of which said
sum is hereby acknowledged, do hereby give, grant, sell, assign
transfer and set over to him the said Henry D. Westcott his heirs
and assigns Administration and assigns
all my right title and interest in and to said survey in
and to said plat, and the City right thereof
do have and to hold the same with all and singular the rights
privileges, profits & advantages thereof, to him the said Henry D.
Westcott his Executors Administrators and assigns forever

Wherefore Westcott, and the said deed is upon this given condition
that whereas of the aforesaid Henry D. Halling, his heirs and
heirs and assigns may hereafter assign, transfer, sell, or
the sum of Six Hundred Dollars. On running State Adm
17 & D. 1854 and the title of said State herewith used on said
made payable at Bank in Seven Months from their respective
date, and are payable to him the said Henry D. Westcott or
Order both of which said State, have been at every request and
for any accommodation. Endorsed by him the said Henry D. West
cott

Now therefore if the aforesaid Henry D. Halling, or any other person
shall sell and truly pay or cause to be paid the aforesaid
note at their maturity, and shall also well and truly pay or
cause to be paid, at the time and times that the same shall
perfectly become due and payable although other note or
note or any of any time hereafter be given in payment of said
Note a of note of them or of any part in part thereof and shall
also at all times forever lawfully and lawfully and lawfully
have the said Henry D. Westcott, his Executors, Administrators

and apology of our former all free in America. But our
expresses coming from out of a system of any such business
into business must be which may at any time be after
be made in any such general stock. as a person who the
that is to be made. but otherwise to be used common in the
law and effect

Dr Anthony I think I have herewith dit
my hand and seal the birth day of December in the
year of our Lord the thousand eight hundred and fifty
four (1854)

Signe dated and delivered
in presence of
Bredford
Henry Stanton

Jonathan Gentry Jr. President the birth day of Dec
ember A.D. 1854 then Henry A. Walling Secretary app
eared before me and acknowledged the foregoing docu
ment by his Signe to be his free act and deed
Henry Stanton
Jonathan Gentry

It all seems to me concerning
Herron Henry B. Halling of the City and County of Indiana
in the State of Illinois. He has given a change of & it is
a change of the State of Illinois. He has given a change of & it is
as a change of the State of Illinois. He has given a change of & it is
from which he has according to act of Congress this
day entered in the Clerk's office of the District Court of the
District of Illinois.

That the agreement Henry B. Halling
do and in consideration of the sum of twelve hundred dollars
to you paid by Henry B. Halling, the receipt of which has
been in full by acknowledgment. He hereby gives, grants, sells assigns
transfers and it gives to him the said Henry B. Halling the
exclusive right of invention and copying
shall pay right title and interest in and to said Henry B.
and the said shop, and the copy right thereof
do have and to let the same with all and singular, the
right, benefit, profit, and advantage thereof, he has the
said Henry B. Halling his Executors Administrators Assigns

which always and the said is upon the above con-
dition, that whereas the agreement Henry B. Halling
has heretofore made and executed my two certain prom-
issory notes each for the sum of six hundred dollars, the
bearing date October 17th A.D. 1857 & the other of even date
herewith and acknowledged payment of each in their hands
from their respective dates, and are payable to him the said
Henry B. Halling or order, both of which said notes have been
at my request and for my accommodation endorsed by him the
said Henry B. Halling

the therefore of the agreement Henry B. Halling or my
assigns, Executors or Administrators, or any other person for me
or them, shall not & truly pay or cause to be paid the above
named notes at their maturity; and shall also not & truly
pay or cause to be paid, at the time and times that the same
shall respectively become due and payable all such other
debt or debts as may at any time hereafter be given with
sured of said debts or of either of them or of any part or
portion thereof; and shall also at all times have hereafter
indemnify and save harmless from the said Henry B.
Halling his Executors Administrators and assigns of &
have all the said money, interest costs and expenses
arising from out of or by reason of any such endorsement

There are also three more

And James A. Rhodes of the City and County of Providence

and State of Rhode Island for and in consideration of the sum of

the sum of \$1000.00 to me paid by James A. Rhodes of the City and

County of Providence, the receipt whereof is hereby acknowledged.

the said James A. Rhodes, all of which and transfer to him the said James

the said James A. Rhodes, all of which and transfer to him the said James

the said James A. Rhodes, all of which and transfer to him the said James

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5.

Mortgage Personal Property
James A Rhodes & Walter B Chapin
to
Royal Chapin

Know all men by these presents That one James A Rhodes and Walter B Chapin, both of the City of Providence in the State of Rhode Island, copartners doing business in the name of the said James A Rhodes, in consideration of the sum of Ten thousand dollars to us paid by Royal Chapin of said Providence, the receipt whereof is hereby acknowledged, do hereby grant sell assign ^{transfer} and set over to the said Royal Chapin his executor administrators & assigns all the tools fixtures apparatus and other property of every nature now used by us in the business and manufacture of the Medicine known as "Rhodes Fever & Ague Cure" and all property of every kind appertaining to said business or manufacture belonging to said firm or copartnership, And all stock materials and Medicines, manufactured or unmanufactured or in the process of manufacture, and wherever the same may be, whether in our hands or possession, or in the possession of our consignees factors, or agents for sale or for other purposes, And also the Copyrights, secured to the said James A Rhodes, for the said Medicine, the original of which is deposited & recorded in the Clerk's office of the District Court of the United States for the District of Rhode Island, and all the profit benefit & advantage thereof, or that shall or may arise therefrom And also all the property, tools apparatus, stock materials and medicines that may hereafter become the property of the said firm in lieu of or in addition to that now belonging to the said firm or copartnership.

To Have & To Hold the same with all the rights privileges & appurtenances thereof, to him the said Royal Chapin, his executor administrators & assigns forever.

The condition of this Deed is such that Whereas the said Royal Chapin has heretofore, at the request and for the accommodation of the said firm, endorsed certain promissory notes made by the said Walter B Chapin & payable to the order of and endorsed by the said James A Rhodes, And whereas the said Royal Chapin may hereafter, at the request and for the accommodation of the said firm, endorse certain other promissory notes made by the said Walter B Chapin and payable to the order and endorsed by the said James A Rhodes, and also may become liable

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by endorsement ^{guaranty} or otherwise for the payment of debts
other sum or sums of money for the accommodations of the
said firm. Now therefore if one the said James A Rhodes
and Walter B Chapin or either of us, or any other person
the executor, administrator or assigns of us, or either of
us, or any other person for us or them, shall order & truly
pay or cause to be paid at maturity, all such promissory
notes so made as aforesaid, as the said Royal Chapin
has heretofore endorsed at the request and for the
accommodation of the said firm, and shall also well
& truly pay or cause to be paid at maturity all such
promissory notes, as the said Royal Chapin may hereafter
endorse at the request & for the accommodation of the said
firm, and shall also well & truly pay or cause to be paid
any & all sum or sums of money, for the payment of which
the said Royal Chapin may in any other way become
liable for the accommodation of the said firm, and shall
also fully & in every respect indemnify and save harmless
him the said Royal Chapin his executor & administrator
of & from all loss, costs, damages and expenses of every nature
by reason of any & all such endorsements or liabilities that
shall have been heretofore by him made or incurred, or that
may hereafter be by him made or incurred for the accom-
modation of the said firm as aforesaid; then this
Deed shall be void but otherwise shall remain in full
force and effect.

Furthermore we the said James A Rhodes and
Walter B Chapin for ourselves and for our executor & administrator
do hereby covenant with the said Royal Chapin his executor
administrator and assigns, that we will, & they shall from time
to time & at all times hereafter upon request, at our own expense
execute and deliver such further conveyances, transfer security
& assurances of & upon any tools apparatus stock materials
medicine & property of every kind that may hereafter belong or
appertain to the said partnership, as he or they may be advised
is necessary to fully secure the said Royal Chapin his executor
administrator & assigns in the Premises & to render effectual
in law the security hereby intended to be created.

In Testimony Whereof our hands herunto set our hands
and seals this twenty second day of October AD 1855—

Executed in presence of

Lepus C Dyer	}	James A Rhodes	L S
Edwin C Gallup		W B Chapin	L S

18.
Providence

In the City of Providence this 22nd day of
October AD 1855 Then personally appeared Thomas A
Rhodes and Walter B Chapin and severally acknowl-
edged the within Instrument by them signed to be their
free act and deed Before me

Benjamin F. Carnes
Justice of the Peace

Recorded July 1st 1856 in Book No 8 page 349 of the
Record for Mortgage of Personal Property in Providence R.I.
Abut Taboan City Clerk

Know all men by these Presents: That we Robert B. Eaton, George H. Hill and John W. Candler, copartners doing business in the City of Boston under the name and style of Eaton, Hill & Candler, and Albert A. Cobb of said City of Boston, for and in consideration of the sum of five thousand dollars to us paid by Royal Chapin of the City and County of Providence and State of Rhode Island, the receipt whereof we do hereby acknowledge, do hereby bargain, sell, assign & transfer unto him the said Royal Chapin the copyright secured to James A. Rhodes for the medicine known as "Rhodes Fever and Ague Cure", and all the profit, benefit, and advantage that shall or may in any manner arise therefrom:

To Have and To Hold the same unto him the said Royal Chapin his executors, administrators & assigns to his and their sole use forever:

And we the said Robert B. Eaton, George H. Hill and John W. Candler, copartners as aforesaid, and the said Albert A. Cobb, for ourselves, and for the heirs, executors & administrators of us and each of us, do covenant unto the said Royal Chapin his heirs, executors, administrators and assigns that the premises hereby conveyed are free from all encumbrances made or suffered by us or either of us, that we have good right to sell and convey the same in manner aforesaid, and that we will, and our respective heirs, executors & administrators, shall warrant & defend the same to him the said Royal Chapin, his heirs, executors, administrators & assigns forever, against the lawful claims and demands of all persons claiming by, through, or under us or either of us.

In testimony whereof we have hereunto set our hands & seals this seventeenth day of July in the year of our Lord one thousand eight hundred and fifty six. (A. D. 1856) —

Signed sealed & delivered
in presence of us
Mrs. F. Cummings
Thomas Eaton

Robert B. Eaton (L. S.)
Geo. H. Hill (L. S.)
John W. Candler (L. S.)
Albert A. Cobb (L. S.)

State of Massachusetts }
County of Suffolk

I Geo. T. Angell, Commissioner of the State of Rhode Island, resident in Boston, in said County of Suffolk, duly commissioned & qualified by the Governor and under the Laws of the State of Rhode Island, to take depositions,

affidavits, acknowledgement and proof of deeds and legal instruments, to be used or recorded in Rhode Island, do certify, that on this eighteenth day of July, in the Year one thousand eight hundred and fifty six, and in the said City of Boston, personally appeared before me Robert B. Eaton, Geo. H. Will, John W. Candler and Albert A. Cobb, the signers & sealers of the foregoing instrument of writing, & known to me, & they then & there acknowledged to me severally & respectively that the said instrument was their voluntary & free act and deed.

In witness whereof I have hereunto set my hand and official seal at Boston aforesaid this July 18th 1856

George T. Angell, Commissioner
of the State of Rhode Island
in and for Massachusetts.

Recd for Record July 22. 1856

Know all men by these Presents:—

That We James A. Rhodes and Walter B. Chapin, both of the City & County of Providence and State of Rhode Island, as Members of the firm doing business under the name & style of James A. Rhodes, and also as individual, for and in consideration of the sum of ten dollars to us paid by Royal Chapin of said City of Providence, the receipt whereof is hereby acknowledged, have bargained, sold and assigned, and by these presents do bargain sell and assign to him the said Royal Chapin the Copy-Right secured to the said James A. Rhodes for the medicine known as "Rhodes Fever and Ague Cure" the title of which is deposited & recorded in the Clerk's Office of the District Court of the United States for the District of Rhode Island, and all our and each of our right, title, interest, property, claim and demand whatsoever of in and to the same, together with all the profit, benefit, & advantage that shall or may hereafter in any manner arise therefrom:—

To Have and to Hold the same to him the said Royal Chapin his heirs, executors, administrators and assigns to his and their sole use & benefit forever:—

In testimony whereof we have hereunto set our Hands and Seals this Twenty Second day of July A.D. 1856
July 22nd 1856

Signed sealed & delivered
in presence of us

Benj. T. Barnes
Edward A. Patodie

James A. Rhodes (L.S.)
W. B. Chapin (L.S.)

State of Rhode Island & Providence Plantations
Providence f.

In the City of Providence this 22nd day of July A.D. 1856: Then personally appeared James A. Rhodes, and Walter B. Chapin & severally acknowledged the within and preceding instrument by them signed to be their free act and deed:

Before me,

Benj. T. Barnes
Justice of the Peace

Know all men by these Presents, That I, Royal Chapin of the City and County of Providence, and State of Rhode Island for and in consideration of the sum of Ten Dollars to me paid by James A. Rhodes and Walter B. Chapin both of said City of Providence, partners doing business under the name & style of James A. Rhodes, do hereby assign and transfer to the said James A. Rhodes and Walter B. Chapin Copartners as aforesaid, the sole and exclusive use of, & the right to use, the Copy-right secured to the said James A. Rhodes for the medicine known as "Rhodes Fever and Ague Cure" for and during such time as may be necessary for the purpose of fully executing the trusts created by a deed of Assignment of even date herewith from the said firm to me the said Royal Chapin and Robert L. Lippitt and Jabez C. Knight.

To Have & to Hold the same for and during the period aforesaid to them the said James A. Rhodes & Walter B. Chapin, Copartners as aforesaid, their Executors, Administrators & Assigns,

In testimony whereof I have hereunto set my hand & seal this twenty second day of July A.D. 1856.

Signed, sealed & delivered
in presence of
Edward A. Tabodie
Benj. T. Barnes

Royal Chapin (L.S.)

Providence In the City of Providence this 22nd day of July A.D. 1856: Then personally appeared Royal Chapin & acknowledged the preceding instrument to be his free act and deed: —

Before me,

Benj. T. Barnes, Justice of the Peace.

Memorandum Concerning a certain Copy righted
Chart.

During the past & present years I
accumulated material & prepared a genealogical
Chart of the Descendants of John Read under the patron-
age of another person, and with the understanding
that I was considered to be responsible for its beauties
and its faults as its Author & the financial benefits
arising from any sales of the same were to belong
to another person, but finding it being printed in
an altered & mutilated condition, & yet partially
indicated as my production I copyrighted it on
July 28th ult. as its Author for the sole purpose of
printing at my own expense fifty copies as I originally
prepared it, & the same to be for my own private
use and without any intent to ever sell one, the
object being simply to preserve to myself the credit or
reputation of its original preparation & this I deemed
to be a duty I owed to myself. — The above object
having now been fully accomplished, I hereby relinquish
all right title & interest in said Copyright from &
after this date, and hereby terminate all restraints
and fully and fully grant, permit and allow any
person or persons to Copyright ~~said~~ Chart as proprietor
and to print & sell it in any form that may be
desired by such proprietor.

J. C. Newman

North Providence

Aug 29th 1839

Record for Record and Record in transfers of
Copyrights page 23 this ~~third~~ day of September 1839

Henry Pitman Clerk

Know all men by these presents

That I Edwin Baker of Panama R.I.
for & in consideration of Five Dollars to me paid
by Eben Souque of said Panama the receipt
whereof is hereby acknowledged, do hereby transfer
assign and let over unto said Eben Souque
his heirs and assigns all my right title & interest
in and to a design for a Musical Diploma
a copy of which is deposited in the Clerk's office
of the District Court of Rhode Island as witnesses
the within certificate signed by Henry Pitman
Clerk of said Court, all my right to use, make
and vend said Diploma

To have and to hold the same unto him
said Eben Souque his heirs & assigns forever

In witness whereof I have hereunto set
my hand and seal this nineteenth day of January
AD Eighteen hundred and sixty five
Edwin Baker LS
In presence of
J. Rastin Dester (5 cent
Revenue
Stamp
duly
collected)

Recorded Jan 20/65

Rhode Island District Court

District Clerk's office

Be it remembered that on the 7th day of October A.D. 1844
William E Clarke of said District has deposited in this
office the Title of a print, the title of which is in the
words following to wit.

Panamae Rd.

Clarke

Cough Groches

Wm E Clarke

the right whereof his claims as proprietor are conformable
with an act of Congress entitled "an Act to amend the
several acts respecting copyrights"

Henry Pitman Clerk of the District

For a valuable consideration I hereby assign transfer
set over to Bennett W Wheeler of Providence Rhode
Island, his executors administrators & assigns all my
right title & interest in & to the within copyright & etc
& to the manufacture & sale of Clarke's Cough Groches
referred to in the within copyright

To have & to hold the same to him his said
Bennett W Wheeler his executors administrators & assigns
forever. Witness my hand & seal this twenty second
day of March eighteenth hundred & forty five

in presence of

Albert M Hewitt

Henry Martin

{ 50 cent Post & Rec Stamp
only cancelled }

Providence County

In Providence this County & Court
day of March A.D. 1845 then Wm E Clarke personally
appeared before me & acknowledged the above
Assignment by him signed to be his free act and
deed

Henry Martin

Justice of the Peace

Recorded March 22/55